EASTERN DISTRICT OF NEW YORK	
RAMON MORALES and TONY A. GERGES,	Case No.: 1:18-cv-03734-DLI-TAM
Plaintiffs,	NOTICE OF SECOND SUPPLEMENTAL LIMITED
-against-	APPEARANCE, AND/OR AMENDED LIMITED APPEARANCE, BY
FOURTH AVENUE BAGEL BOY, INC., d/b/a STEVE'S BAGELS, and STEVEN NATALE,	DEFENDANT'S ATTORNEY
Defendants.	

NOTICE OF SECOND SUPPLEMENTAL LIMITED APPEARANCE, AND/OR AMENDED LIMITED APPEARANCE, BY DEFENDANT'S ATTORNEY, ONLY WITH RESPECT TO DEFENDANT, STEVEN NATALE

To: The Honorable Court; the Clerk of the Court; and counsel of record for all parties of record:

- 1. I am an attorney duly authorized to practice law in the State of New York.
- 2. I am admitted in, or otherwise authorized to practice law in, this Court.
- 3. I have previously submitted a Notice of Limited Appearance in this case and a Notice of Supplemental Limited Appearance. *See* Dkt. No. 80, entered on July 21, 2022; and Dkt. No. 89, entered on August 29, 2022, respectively (collectively, the "Notices").
- 4. Your undersigned is already appearing in this case, *nunc pro tunc* to July 21, 2022, as follows in paragraph five (5), below, regarding limited representation <u>only</u> with respect to, and on behalf of, *pro se* defendant Steven Natale ("Natale"), who shall remain *pro se* for all other matters outside this Notice until further notice.

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¹ But not his corporate co-defendant.

- 5. Thus, your undersigned hereby respectfully continues to appear in this case, as defense counsel solely for defendant herein, Steven Natale, for the following limited purposes, matters and/or proceedings, and with respect to any and all purposes, matters and/or proceedings reasonably related thereto:
- (i) to represent Natale with respect to: any and all aspects of the Report and Recommendation of Magistrate Merkl (Dkt. No. 77) ("R&R"); any and all aspects of Natale's Objections filed in response to said R&R (Dkt. No. 85); and/or any and all aspects of and any and all matters reasonably related to said R&R and/or said Objections including, e.g., but not limited to, Dkt. Nos. 81-83 (Natale's motion for an extension of time to file said Objections), and Dkt. Nos. 86-87 (plaintiff's motion to strike said objections);
- (ii) to litigate any and all applications for extensions of time and/or adjournments on behalf of Natale, with respect to any and all aspects of this case;
- (iii) to litigate an application on behalf of Natale to amend, at a future time, the proposed joint pretrial order;
- (iv) to engage in any and all settlement discussions and/or settlement attempts in this case, whether via direct communication with Plaintiff's counsel, via mediation, via arbitration, via conferences before this Court and/or otherwise;
- (v) to defend Natale with respect to any aspect of, or proceeding within, this case whereby Natale is being, or is potentially being, sanctioned, fined, held in contempt and/or otherwise penalized/punished with respect to his conduct in this case or before this Court; and,
- (vi) to defend Natale with respect to any aspect of, or proceeding within, this case whereby the Court, or any other entity/person, is awarding/assessing, or is attempting to

award/assess, costs, expenses, damages, compensation, monetary sums and/or attorney fees as

against Natale and in favor of any other party/attorney in this case.²

6. In addition, your undersigned hereby supplements/amends the aforesaid Notices

to include representing Natale regarding the following additional limited purposes, matters

and/or proceedings, only with respect to Natale in this case, and with respect to any and all

purposes, matters and/or proceedings reasonably related thereto:

assisting Natale with the drafting of his portion of the proposed Joint Pretrial

Order based on matters and content he dictated to me;

(ii) efiling Natale's proposed Joint Pretrial Order as a courtesy because he apparently

does not have efiling privileges; and,

(i)

(iii) assisting Natale with any and all pretrial motions and proceedings that are within

your undersigned's knowledge and competency to litigate.

7. I respectfully request that any future correspondence, documents, filings, emails,

ECF notifications, or other information relating to any and all of the aforesaid matters be

addressed to me at the office/email addresses set forth below.

Dated: September 1, 2022

New York, New York

LAW OFFICE OF ANTHONY V. GENTILE

By: Anthony V. Gentile

Anthony V. Gentile (AG6065)

² NB: This paragraph is unchanged from the prior supplemental notice.

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6648 Ridge Boulevard Brooklyn, NY 11220 (718) 492-1444 anthonyvgentile_esq@yahoo.com

Attorney Appearing Herein, on a Limited Basis, for Defendant
Steven Natale

To: all ECF Registrants in this case.